THURSDAY, MARCH 28, 1985

TWENTY-EIGHTH LEGISLATIVE DAY

The House met at 9:00 a.m. and was called to order by Mr. Speaker McWherter.

The proceedings were opened with prayer by Dr. Curtis Hudson, President and Editor, Sword of the Lord, Murfreesboro, Tennessee.

Representative Hobbs led the House in the Pledge of Allegiance to the Flag.

The roll call was taken with the following results:

Representatives present were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--94.

The Speaker announced that Representative Moore (Shelby) was excused because of business.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate

Bills Nos. 119, 128, 277 and 431; all for the signature of the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

SIGNED

The Speaker announced that he had signed the following: Senate Bills Nos. 119, 128, 277 and 431.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill No.:

540--To regulate registration of motor vehicles, certain counties; substituted for Senate Bill on same subject, amended, and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos.:

587--To regulate Board for Licensing Contractors:

594--To regulate employment, certain illegal aliens;

640--To provide presumption, ownership of right-of-way:

 $691\text{--}\mathrm{To}$ regulate disposition, gambling devices seized by Tennessee Bureau of Investigation;

934--To regulate reinsurance ceded and reinsurance assumed by insurers;

936--To enact Tennessee Regional Reciprocal Banking Act; all passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos.:

77--Relative to congratulating Coach Barry Martin and basketball team;

- 81--Relative to commending Karla J. Russell;
- 82--Relative to congratulating "School Board of the Year", Kingsport;
 - 84--Relative to memory, Oliver Floyd Meredith;
 - 85--Relative to memory, Walter Evans:
- 91--Relative to honoring Mrs. Maybelle Goad Clement, 90th birthday; adopted for concurrence.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos.:

- 666--To regulate powers, vested in fiduciaries;
- $937\mbox{--}\mbox{To}$ permit interstate mergers, saving and loan associations; both passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

- MR. SPEAKER: I am directed to return to the House, House Joint Resolutions Nos.:
- 168-Relative to proclaiming March as "Public Television Appreciation Month";
 - 170--Relative to commending Hugh Roark Bridges;
 - 171--Relative to commending Barry Cave;
 - 172--Relative to commending Junes Beecher Bridges;
 - 173--Relative to congratulating Kingsport Board of Education;
- 174--Relative to congratulating Patsy Garriott; all concurred in by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills

Nos.:

316--To make certain provisions, nurse practitioners;

450--To make unlawful, attempted fraudulent utility service; both substituted for Senate Bills on same subject and passed by the Senate.

CLYDE W. McCULLOUGH, JR.,

Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 116, 159, 196, 287, 313, 691, 764 and 1043; also, House Joint Resolution No. 169; all signed by the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

CALENDAR

House Bill No. 678--To allow sale of kerosene for domestic use.

On motion, House Bill No. 678 was made to conform with Senate Bill No. 877.

On motion, Senate Bill No. 877, on same subject, was substituted for House Bill No. 678.

Mr. Davidson moved that Senate Bill No. 877 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	•	•	•	•	٠	•	•	•	•	•	•				•		92
Noes																	3

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Collier, Covington, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--92.

Representatives voting no were: Crain, Henry and Tankersley--3.

A motion to reconsider was tabled.

House Bill No. 879--To create State Seed Certifying Agency.

Mr. Tanner moved that House Bill No. 879 be passed on third and final consideration.

Mr. Stallings moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 879 by deleting the third paragraph of Section 1 in its entirety and by substituting instead the following:

Section. It shall be the duty and function of this board in cooperation with seed growers, seedsmen, other agricultural organizations, the University of Tennessee and the Department of Agriculture to foster and promote the development and distribution of genetically pure strains of crops, seeds and plants among the farmers of Tennessee with the exception of nursery crops, greenhouse crops, vegetable crops, strawberries and sweet potatoes. The board, along with the seed certifying agency's board of directors, shall have control, management and supervision of the production, distribution and certification of purebred seeds in Tennessee under the provisions of this part.

AND FURTHER AMEND by deleting the fifth paragraph of Section 1 in its entirety and by substituting instead the following:

The state seed certifying agency shall promulgate rules and regulations for the certification of seeds, plants or plant parts intended for growth, harvest, sale or distribution in Tennessee with the exception of nursery crops, greenhouse crops, vegetable crops, strawberries and sweet potatoes. Such rules and regulations shall be approved by the state seed board prior to All seeds, plants, or plant parts intended for taking effect. growth, harvest, sale or distribution in Tennessee with the exception of nursery crops, greenhouse crops, vegetable crops, strawberries and sweet potatoes, shall comply with the standards and procedures established by the state seed certifying agency in order to be eligible for certification. NO certification is valid unless issued by the state seed certifying agency established in this part.

On motion, the amendment was adopted.

Thereupon, House Bill No. 879, as amended, passed its third and final consideration by the following vote:

Ayes	•	٠	٠	٠	•	٠	•	٠		•	٠	•	•	٠	٠	•	٠	•	٠	٠	•	92
Noes		•			•		٠	•	•		•				•	•		٠				4

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Collier, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray,

Naifeh, Nance, Napier, Peroulas, Phillips, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--92.

Representatives voting no were: Copeland, Henry, Scruggs and Severance--4.

A motion to reconsider was tabled.

House Bill No. 755--To abolish the Emergency Powers Act of 1983.

Mr. Tanner moved that House Bill No. 755 be passed on third and final consideration.

 $\mbox{Mr. Speaker McWherter relinquished}$ the Chair to Mr. Bivens, Speaker pro tem.

 $\mbox{\rm Mr.}$ Robinson (Davidson) moved the previous question which motion failed by the following vote:

Ayes						•			•	•	٠	٠	٠	•	60
Noes									•						32

Representatives voting aye were: Bell, Bivens, Bragg, Buck, Burnett, Byrd, Clark (Davidson), Collier, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Gibson), DeBerry, DePriest, Dills, Dixon, Drew, Ellis, Gafford, Gaia, Garrett, Gill, Hillis, Hobbs, Huskey, Ivy, Jared, Jones, King, Kisber, Lawson, Love, Miller, Moore (Sullivan), Murray, Naifeh, Napier, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Hamilton), Shirley, Stallings, Starnes, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Webb, West, Wheeler, Winningham, Wix, Work, Yelton and Mr. Speaker McWherter--60.

Representatives voting no were: Bewley, Chiles, Clark (Sumner), Copeland, Davis (Cocke), Davis (Knox), Duer, Harrill, Hassell, Henry, Hurley, Kent, May, McAfee, McCroskey, McNally, Montgomery, Moody, Nance, Peroulas, Robinson (Washington), Scruggs, Severance, Stafford, Swann, Tankersley, Treadwday, Ussery, Whitson, Williams, Wolfe and Wood-32.

Mr. Davis (Gibson) moved the previous question, which motion prevailed by the following vote:

Ayes											66
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Collier, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis

(Gibson), DeBerry, DePriest, Dills, Dixon, Ellis, Gafford, Gaia, Garrett, Gill, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kernell, King, Kisber, Lawson, Love, Miller, Moore (Sullivan), Murphy, Murray, Naifeh, Napier, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Stafford, Stallings, Starnes, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Webb, West, Wheeler, Winningham, Wix, Work, Yelton and Mr. Speaker McWherter--66.

Representatives voting no were: Chiles, Clark (Sumner), Copeland, Davis (Knox), Duer, Frensley, Harrill, Hassell, Kent, May, McAfee, McCroskey, McNally, Montgomery, Moody, Nance, Peroulas, Robinson (Washington), Scruggs, Severance, Shirley, Swann, Tankersley, Treadway, Ussery, Whitson, Williams, Wolfe and Wood-29.

Thereupon, House Bill No. 755, passed its third and final consideration by the following vote:

Ayes	•	•	•	٠	•									63
Noes	•	٠	•	•	•	٠							i	34

Representatives voting aye were: Bell, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Cobb, Collier, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Gibson), DeBerry, DePriest, Dills, Dixon, Drew, Ellis, Gafford, Gaia, Garrett, Gill, Hillis, Hobbs, Hurley, Ivy, Jared, Jones, Kernell, King, Kisber, Lawson, Love, Miller, Moore (Sullivan), Murphy, Murray, Naifeh, Napier, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Hamilton), Shirley, Stallings, Starnes, Tanner, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), West, Wheeler, Winningham, Wix, Work, Yelton and Mr. Speaker McWherter--63.

Representatives voting no were: Bewley, Chiles, Clark (Sumner), Copeland, Davis (Cocke), Davis (Knox), Duer, Frensley, Harrill, Hassell, Henry, Huskey, Kent, May, McAfee, McCroskey, McNally, Montgomery, Moody, Nance, Peroulas, Robinson (Washington), Scruggs, Severance, Stafford, Swann, Tankersley, Treadway, Ussery, Webb, Whitson, Williams, Wolfe and Wood-34

A motion to reconsider was tabled.

House Bill No. 827--To prohibit employment, illegal aliens.

On motion, House Bill No. 827 was made to conform with Senate Bill No. 594.

On motion, Senate Bill No. 594, on same subject, was substituted for House Bill No. 827.

Mr. Davidson moved that Senate Bill No. 594 be passed on third and final consideration.

Mr. Davidson moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 594 by deleting subsection (c) of the amendatory language of Section 1 and substituting instead the following:

(c) The provisions of this section shall be enforced by the Tennessee Department of Labor.

On motion, the amendment was adopted.

Mr. Williams moved to amend as follows:

AMENDMENT NO. 2

Amend Senate Bill No. 594 by deleting from the first sentence of subsection (b) of the amendatory language of Section 1 the words "and such person" and substituting instead the words "and/or such person".

On motion, the amendment was adopted.

Mr. Davidson moved that Senate Bill No. 594 be placed on the Calendar for Thursday, April 4, 1985, which motion prevailed.

House Bill No. 882--To establish Missing Child Recovery procedure.

 $\mbox{Mr.}$ Tanner moved that House Bill No. 882 be passed on third and final consideration.

Mr. Tanner moved to amend as follows:

AMENDMENT NO. 1

SECTION 8. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, the amendment was adopted.

Ayes											97
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia,

Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

A motion to reconsider was tabled.

House Bill No. 636--To make certain provisions, Wills.

On motion, House Bill No. 636 was made to conform with Senate Bill No. 99.

On motion, Senate Bill No. 99, on same subject, was substituted for House Bill No. 636.

Mr. Murray moved that Senate Bill No. 99 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											96
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

A motion to reconsider was tabled.

House Bill No. 637--To provide for administration of estates and trusts.

On motion, House Bill No. 637 was made to conform with Senate Bill No. 100.

On motion, Senate Bill No. 100, on same subject, was substituted for House Bill No. 637.

Mr. Murray moved that Senate Bill No. 100 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

House Bill No. 638--To regulate powers vested fiduciaries.

On motion, House Bill No. 638 was made to conform with Senate Bill No. 666.

On motion, Senate Bill No. 666, on same subject, was substituted for House Bill No. 638.

Mr. Murray moved that Senate Bill No. 666 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes										٠	98
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

House Bill No. 814--To define conflict of interest, school purchases.

 $\,$ Mr. Bragg moved that House Bill No. 814 be passed on third and final consideration.

Mr. Moody moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 814 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

SECTION ___. The provisions of this act shall not apply in counties having a population of:

not less than	nor more than
49,275	49,375
31,200	31,300
16,700	16,800

according to the 1980 federal census of population or any subsequent federal census.

On motion, the amendment was adopted.

Thereupon, House Bill No. 814, as amended, passed its third and final consideration by the following vote:

Ayes	٠	•	•	٠	•	٠	•	•	•	•	•	•							81
Noes	•	٠	٠	٠	•	٠	٠	•	•	•	•	٠	٠	•	٠		•	٠	17

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Buck, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Henry, Hillis, Hobbs, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McCroskey, McNally, Miller, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Stallings, Starnes, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Whitson, Winningham, Wix, Work, Yelton and Mr. Speaker McWherter--81.

Representatives voting no were: Brewer, Chiles, Davis (Knox), Harrill, Hassell, Hurley, McAfee, Montgomery, Nance, Shirley, Stafford, Swann, Tankersley, Wheeler, Williams, Wolfe and Wood--17.

A motion to reconsider was tabled.

House Bill No. 566--To remove exemptions, child passenger restraint requirement.

Ms. Turner (Hamilton) moved that House Bill No. 566 be passed on third and final consideration.

Mr. Robinson (Davidson) moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 566 by adding at the end of Section 1 the following language:

All passenger vehicle rental agencies doing business in the State of Tennessee shall make available at a reasonable rate to those renting such vehicles an approved restraint as described in subsection (a) above.

On motion, the amendment was adopted.

Mr. Severance moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 566 by deleting from the amendatory language of Section 1 the first sentence in its entirety and by substituting instead the following:

Effective July 1, 1985, any person transporting a child under the age of four (4) years in a motor vehicle upon a road, street, or highway of Tennessee shall be responsible for providing for the protection of the child and properly using a child passenger restraint system meeting federal motor vehicle safety standards; provided, however, nothing in this subsection shall restrict a mother from removing the child from the restraint system and holding the child when the mother is nursing the child, or attending to its other physiological needs.

On motion, the amendment was adopted.

Mr. Davis (Gibson) moved to amend as follows:

AMENDMENT NO. 3

Amend House Bill No. 566 by adding the following language at the end of the amendatory language in Section 1:

Provided, further, the provisions of this section shall not apply to any child who is asleep on any couch or bed in a recreational van.

Ms. Turner (Hamilton) moved that House Bill No. 566 be placed on the Calendar for Thursday, April 4, 1985, which motion prevailed.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution No.:

35--Relative to preventing budget slash, TVA; adopted for concurrence.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

Mr. Hillis moved that the rules be suspended for the purpose of considering Senate Joint Resolution No. 35 out of order, which motion prevailed by the following vote:

Ayes	•	•	٠	•	•	•	•	٠		٠	•	•	•	•				86
Noes	٠	•	٠		•	•		•	•									7

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stallings, Starnes, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Williams, Winningham, Wix, Wolfe, Wood, Work and Yelton-86.

Representatives voting no were: Davis (Knox), Dills, Lawson, Stafford, Swann, Tankersley and Whitson--7.

Senate Joint Resolution No. 35--Relative to preventing budget slash, TVA.

Mr. Hillis moved that Senate Joint Resolution No. 35 be concurred in, which motion prevailed by the following vote:

Ayes	•	•	•		•	•	•	•		•								88
Noes		•	٠										_	_	_	_		4
Prese	nt	: 8	ınc	1	10 t	: 1	101	tin	ıg									3

Representatives voting aye were: Bell, Bewley, Bivens, Brewer, Buck, Burnett, Byrd, Clark (Davidson), Clark (Sumner), Cobb, Collier,

Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stallings, Starnes, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wood, Work, Yelton and Mr. Speaker McWherter-88.

Representatives voting no were: Chiles, Davis (Knox), Stafford and Tankersley--4.

Representatives present and not voting were: Lawson, Swann and Wolfe--3.

A motion to reconsider was tabled.

House Bill No. 571--To amend Lobbyist Registration and Disclosure Act.

On motion, House Bill No. 571 was made to conform with Senate Bill No. 791.

On motion, Senate Bill No. 791, on same subject, was substituted for House Bill No. 571.

Mr. Rhinehart moved that Senate Bill No. 791 be passed on third and final consideration.

Mr. Rhinehart moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 791 by inserting the following new section before the effective date section and by renumbering the effective date section accordingly:

Section. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to that end the provisions of this act are declared to be severable.

On motion, the amendment was adopted.

Mr. Henry moved to amend as follows:

AMENDMENT NO. 2

Amend Senate Bill No. 791 by inserting the following new sections after the existing Section 1:

Section 2. Tennessee Code Annotated, Section 3-6-102, subsection (8), is amended by inserting the following sentence as the second sentence in that subsection:

Provided, however, that a "gift" to an officer or employee of the executive branch of state government shall mean a payment, honorarium, subscription, loan, advance, forbearance, rendering or deposit of money or services, any of which are valued at twenty-five dollars (\$25.00) or more, unless consideration of equal or greater value is received.

Section 3. Tennessee Code Annotated Section 3-6-106, subsection (b) (2), is amended by deleting the words "or executive" and by inserting the following as a new sentence at the end of that subsection:

Provided, however, that such report shall also contain an itemized list by date, beneficiary, amount, and circumstance of the transaction of each gift of twenty-five dollars (\$25.00) or more and each political contribution of more than one hundred dollars (\$100.00) made by the registrant or anyone acting at the specific direction of the registrant to benefit an official in the executive branch, a member of his staff or immediate family, or a campaign committee or testimonial committee established for the benefit of such official.

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 791, as amended, passed its third and final consideration by the following vote:

Ayes										•	•	61
Noes												36

Representatives voting aye were: Bewley, Bivens, Bragg, Brewer, Burnett, Clark (Davidson), Collier, Copeland, Covington, Cross, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Gafford, Gill, Harrill, Hillis, Hurley, Huskey, Jared, Jones, Kernell, King, Kisber, Lawson, Love, McNally, Miller, Moody, Moore (Sullivan), Murray, Naifeh, Peroulas, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Stafford, Stallings, Starnes, Tanner, Turner (Hamilton), Turner, L. (Shelby), Ussery, Webb, Wheeler, Whitson, Yelton and Mr. Speaker McWherter --61.

Representatives voting no were: Bell, Buck, Byrd, Chiles, Clark (Sumner), Cobb, Crain, Curlee, Darnell, Frensley, Gaia, Garrett,

Hassell, Henry, Hobbs, Ivy, Kent, May, McAfee, McCroskey, Montgomery, Murphy, Nance, Napier, Phillips, Shirley, Swann, Tankersley, Treadway, Turner, C. (Shelby), West, Williams, Winningham, Wolfe, Wood and Work--36.

A motion to reconsider was tabled.

Mr. Speaker McWherter resumed the Chair.

House Bill No. 527--To permit certain use, sheriff's vehicles.

Mr. Hurley moved that House Bill No. 527 be passed on third and final consideration.

Mr. Hurley moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 527 by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section ___. The provisions of this act shall only apply in counties having a population of not less than 43,700 nor more than 43,800 according to the 1980 federal census or any subsequent federal census.

On motion, the amendment was adopted.

Thereupon, House Bill No. 527, as amended, passed its third and final consideration by the following vote:

Ayes	•			•	٠		٠					93
Noes												ŋ

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--93.

A motion to reconsider was tabled.

House Bill No. 380--To define "project", multi-family housing.

On motion, House Bill No. 380 was made to conform with Senate Bill No. 569.

On motion, Senate Bill No. 569, on same subject, was substituted for House Bill No. 380.

Mr. Tanner moved that Senate Bill No. 569 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes							٠		•	•	•	•	•	95
Noes														0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--95.

A motion to reconsider was tabled.

House Bill No. 711--To amend Section 49-7-202, Code.

Mr. Bivens moved that House Bill No. 711 be passed on third and final consideration.

Mr. Work moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 711 by deleting Section 1 in its entirety and substituting the following:

SECTION 1. Section 6 of Chapter 398 of the Public Acts of 1983, as noted under Tennessee Code Annotated, Section 49-7-202, is amended by deleting the section in its entirety and substituting instead the following:

SECTION 6. (a) The chairman of the Tennessee higher education commission shall appoint five (5) persons who shall comprise the membership of the advisory committee on postsecondary education institutions within the provisions of Tennessee Code Annotated, Title 49, Chapter 7, Part 20. The members of such advisory committee shall be broadly representative of the geographical characteristics in this

state and shall occupy executive or managerial positions in a postsecondary education institution authorized and regulated by Tennessee Code Annotated, Title 49, Chapter 7, Part 20.

- (b) Members of the advisory committee shall serve three (3) year terms, except that the initial six (6) appointments shall include two (2) appointments for three (3) year terms, two (2) appointments for two (2) year terms, and one (1) appointment for a one (1) year term. Members may be reappointed. The advisory committee shall hold its first meeting prior to December 1, 1985 at the call of the chairman of the Tennessee higher education commission. At its first meeting and annually thereafter the committee shall elect from its members a chairman and such other officers as it may deem necessary. Meetings of the committee shall be held semi-annually or at the call of the chairman of the Tennessee higher education commission.
- (c) Members of the committee shall be reimbursed for travel expenses in accordance with the provisions of the comprehensive travel regulations as promulgated by the department of finance and administration and approved by the attorney general.
- (d) The recommendations of the advisory committee to the Tennessee higher education commission shall only be advisory in nature.

On motion, the amendment was adopted.

Thereupon, House Bill No. 711, as amended, passed its third and final consideration by the following vote:

Ayes											98
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

House Bill No. 169--To make provisions, Tellico reservoir development agency.

On motion, House Bill No. 169 was made to conform with Senate Bill No. 247.

On motion, Senate Bill No. 247, on same subject, was substituted for House Bill No. 169.

Mr. King moved that Senate Bill No. 247 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											95
Noes											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter --95.

A motion to reconsider was tabled.

House Bill No. 188--To make provisions, civil defense and disaster compact.

Mr. King moved that House Bill No. 188 be passed on third and final consideration.

Mr. King moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 188 by inserting the following language as a new section immediately preceding the effective date section and by appropriately renumbering such effective date section:

SECTION ___. Tennessee Code Annotated, Section 4-29-211, is amended by inserting the following language as a new, appropriately numbered item:

() Civil defense and disaster compact, created by Section 58-2-401.

On motion, the amendment was adopted.

Thereupon, House Bill No. 188, as amended, passed its third and final consideration by the following vote:

Ayes	•										98
Noes											0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

Mr. Murphy moved that House Bill No. 620 be placed on the Calendar for Thursday, April 18, 1985, which motion prevailed.

House Bill No. 607--To terminate certain governmental agencies.

Mr. King moved that House Bill No. 607 be passed on third and final consideration.

Mr. King moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 607 by inserting the following language as a new section immediately preceding the final section and by appropriately renumbering the final section:

SECTION (a) The general assembly hereby takes note of the fact that the Tennessee state advisory commission on aging, created by Tennessee Code Annotated, Section 14-6-102, was abolished by the provisions of Chapter No. 428 of the Public Acts of 1981, and ceased all activities and its existence on July 1, 1981.

(b) Tennessee Code Annotated, Section 4-29-205, is amended by deleting item (40) in its entirety.

On motion, the amendment was adopted.

Mr. King moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 607 by deleting Section 10(c).

On motion, the amendment was adopted.

Thereupon, House Bill No. 607, as amended, passed its third and final consideration by the following vote:

Ayes										•	٠	98
Noes												0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

House Bill No. 409--To further define "subdivision.

On motion, House Bill No. 409 was made to conform with Senate Bill No. 398.

On motion, Senate Bill No. 398, on same subject, was substituted for House Bill No. 409.

Mr. Bell moved that Senate Bill No. 398 be passed on third and final consideration, which motion prevailed by the following vote:

Ayes											98	
None											Λ	

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner),

Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

House Bill No. 730--To make certain provisions, county executives.

On motion, House Bill No. 730 was made to conform with Senate Bill No. 284.

On motion, Senate Bill No. 284, on same subject, was substituted for House Bill No. 730.

 $\mbox{Mr.}$ McAfee moved that Senate Bill No. 284 be passed on third and final consideration.

Mr. Miller moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 284 by deleting (b) (2) in its entirety and substituting the following in its place:

(b) (2) In those circumstances not addressed by the provisions of subdivision (b) (1) above, the county executive may designate, from time to time, a professional staff member with appropriate training or a member of the county legislative body to sit in the county executive's place on any board, authority, or commission that he serves upon by virtue of holding the office of county executive. Any such designee shall have the powers, including the power to vote, as are otherwise conferred upon the county executive when serving upon such board, authority, or commission. At any such meeting attended by the county executive, only the county executive shall exercise voting power.

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 284, as amended, passed its third and final consideration by the following vote:

Ayes														•	•		•	•	•	•	96
MARC			_								•	٠	•	٠	٠	•	•	٠	•	•	
Prese	ent	: а	inc	1	101	t١	10	tin	g	•	•	•	٠	٠	•	٠	•	•	٠	•	·

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--96.

Representative voting no was: Lawson--1.

Representative present and not voting was: Turner, B. (Hamilton)--1.

A motion to reconsider was tabled.

 $\mbox{\rm Mr.}$ Speaker McWherter relinquished the Chair to Mr. Bivens, Speaker pro tem.

House Bill No. 729--To designate chairmen, county legislative bodies.

On motion, House Bill No. 729 was made to conform with Senate Bill No. 283.

On motion, Senate Bill No. 283, on same subject, was substituted for House Bill No. 729.

Mr. McAfee moved that Senate Bill No. 283 be passed on third and final consideration.

Mr. Miller moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 283 by deleting the bill in its entirety and substituting the following in its place:

SECTION 1. Tennessee Code Annotated, Section 5-5-103, is amended by adding the following language as a new, appropriately designated subsection:

() The Chairman of the county legislative body may designate, from time to time, another member of the county legislative body to sit in the chairman's place on any board, authority, or commission that he serves upon by virtue of holding the office of chairman of the county legislative body. Any such designee shall have such powers, including the power to vote, as are otherwise conferred upon the chairman of the county legislative body when serving upon such board, authority, or commission. At any such meeting attended by the chairman of the county legislative body, only the chairman of the county legislative body, only the chairman of the county legislative body shall exercise voting power.

SECTION 2. This act shall take effect on becoming a law, the public welfare requiring it.

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 283, as amended, passed its third and final consideration by the following vote:

Prese												
Noes												0
Ayes			•	•				•				93

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--93.

Representatives present and not voting were: Deberry, Rhinehart and Turner (Hamilton)--3.

A motion to reconsider was tabled.

House Bill No. 656--To regulate community grant agencies.

Mr. Davidson moved that House Bill No. 656 be passed on third and final consideration.

Mr. Murphy moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 656 by deleting the last sentence of subsection (a) of Section 3 and by substituting instead the following:

The information provided shall be sworn to by the caller prior to investigation.

AND FURTHER AMEND by adding the following new section immediately preceding the last section and by renumbering the subsequent section accordingly:

Section ___. Any person who knowingly and willingly provides false information pursuant to the provisions of this act shall be guilty of a misdemeanor.

On motion, the amendment was adopted.

Thereupon, House Bill No. 656, as amended, passed its third and final consideration by the following vote:

Ayes	•	•	٠	•	•		٠		•			•	98
Noes													0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

House Bill No. 511--To regulate taxation, film rentals.

On motion, House Bill No. 511 was made to conform with Senate Bill No. 10.

On motion, Senate Bill No. 10, on same subject, was substituted for House Bill No. 511.

Mr. Cobb moved that Senate Bill No. 10 be passed on third and final consideration.

Mr. Murray moved to amend as follows:

AMENDMENT NO. 1

Amend Senate Bill No. 10 by adding to the amendatory language added by Section 1 the following additional language:

"or any admissions tax or gross receipts tax imposed on theaters in lieu of Section 67-6-212."

and further amend by adding a new Section 2 as follows and renumbering the remaining section:

SECTION 2. The exemption created under Tennessee Code Annotated, Section 67-6-309 to tax due under Section 67-6-212 shall apply retroactively to June 1, 1984."

On motion, the amendment was adopted.

Thereupon, Senate Bill No. 10, as amended, passed its third and final consideration by the following vote:

Ayes																
Noes	•															0
Prese	nt	. 8	ınd	1 r	not	: V	ro1	in	g							1

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--97.

Representative present and not voting was: Wheeler -- 1.

A motion to reconsider was tabled.

House Bill No. 508--To require certain tests before parole.

Mr. Cobb moved that House Bill No. 508 be passed on third and final consideration.

Mr. Murphy moved to amend as follows:

AMENDMENT NO. 1

Amend House Bill No. 508 by deleting Section 2 in its entirety and substituting instead the following:

SECTION 2. For the purpose of the commissioner of correction, board of paroles and board of education formulating rules and regulations to implement this act, it shall take effect on July 1, 1985, the public welfare requiring it. For all other purposes, it shall take effect on July 1, 1986.

On motion, the amendment was adopted.

Mr. Murphy moved to amend as follows:

AMENDMENT NO. 2

Amend House Bill No. 508 by deleting the period at the end of the second sentence of the amendatory language of Section 1 and substituting instead the following:

or who is certified by such commissioner as being incapable of learning at the required levels because of learning disabilities.

On motion, the amendment was adopted.

Mr. Murphy moved to amend as follows:

AMENDMENT NO. 3

Amend House Bill No. 508 by inserting the following between the second and third sentences of the amendatory language of Section 1:

FURTHER, this act shall not apply to any of the following:

- a) persons who are incarcerated in county jails or workhouses;
- b) persons who are in the custody of the department of correction for less than one (1) year; and
- c) persons who have high school diplomas or the equivalent.

On motion, the amendment was adopted.

Thereupon, House Bill No. 508, as amended, passed its third and final consideration by the following vote:

Ayes											66
Noes											
Prese											

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Buck, Burnett, Byrd, Clark (Davidson), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Gibson), DeBerry, DePriest, Drew, Ellis, Gafford, Gaia, Garrett, Gill, Hassell, Hillis, Hobbs, Ivy, Jared, Jones, Kernell, King, Kisber, Love, May, McCroskey, McNally, Miller, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Phillips, Rhinehart, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Shirley, Stallings, Starnes, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Ussery, Webb, West, Wheeler, Wix, Wood, Work and Mr. Speaker McWherter --666.

Representatives voting no were: Chiles, Clark (Sumner), Davis (Cocke), Davis (Knox), Dills, Duer, Frensley, Harrill, Henry, Hurley, Huskey, Kent, Lawson, McAfee, Montgomery, Moody, Peroulas, Ridgeway, Scruggs, Severance, Stafford, Swann, Tankersley, Turner, L. (Shelby), Whitson, Williams, Winningham, Wolfe and Yelton--29.

Representative present and not voting was: Dixon--1.

A motion to reconsider was tabled.

Mr. Cobb moved that House Bill No. 542 be placed on the Calendar for Thursday, April 4, 1985, which motion prevailed.

CONSENT CALENDAR

House Joint Resolution No. 188--Relative to commending Seldon Knox McClain.

House Joint Resolution No. 189--Relative to congratulating Dyersburg High School girls basketball team.

House Joint Resolution No. 190--Relative to commending Paul Barkolini.

House Joint Resolution No. 192--Relative to commending Art Giles.

House Joint Resolution No. 193--Relative to congratulating Humboldt High School girls basketball team.

House Joint Resolution No. 194--Relative to expressing sympathy, Milton R. Britten.

House Joint Resolution No. 195--Relative to proclaiming April 28-May 4, Volulnteer Fire Department Rescue.

House Resolution No. 20--Relative to congratulating Mt. Juliet girls' basketball team.

House Bill No. 451--To regulate purchasing, Decatur County.

On motion, House Bill No. 451 was made to conform with Senate Bill No. 667.

On motion, Senate Bill No. 667, on same subject, was substituted for House Bill No. 451.

House Bill No. 1027--To continue corporate existence, Gleason.

House Bill No. 119--To amend registration requirements, land surveyors.

On motion, House Bill No. 119 was made to conform with Senate Bill No. 339.

On motion, Senate Bill No. 339, on same subject, was substituted for House Bill No. 119.

House Bill No. 120--To make certain provisions, land surveying violations.

On motion, House Bill No. 120 was made to conform with Senate Bill No. 338.

On motion, Senate Bill No. 338, on same subject, was substituted for House Bill No. 120.

Mr. Gill moved that all House and Senate Bills on the Consent Calendar be passed on third and final consideration, and all House Resolutions and House Joint Resolutions on the Consent Calendar be adopted, which motion prevailed by the following vote:

Ayes			•						•			98
Noes												0

Representatives voting aye were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

A motion to reconsider was tabled.

SECOND ROLL CALL

A roll call was taken with the following results:

Representatives present were: Bell, Bewley, Bivens, Bragg, Brewer, Buck, Burnett, Byrd, Chiles, Clark (Davidson), Clark (Sumner), Cobb, Collier, Copeland, Covington, Crain, Cross, Curlee, Darnell, Davidson, Davis (Cocke), Davis (Gibson), Davis (Knox), DeBerry, DePriest, Dills, Dixon, Drew, Duer, Ellis, Frensley, Gafford, Gaia, Garrett, Gill, Harrill, Hassell, Henry, Hillis, Hobbs, Hurley, Huskey, Ivy, Jared, Jones, Kent, Kernell, King, Kisber, Lawson, Love, May, McAfee, McCroskey, McNally, Miller, Montgomery, Moody, Moore (Sullivan), Murphy, Murray, Naifeh, Nance, Napier, Peroulas, Phillips, Pruitt, Rhinehart, Ridgeway, Robinson (Davidson), Robinson (Hamilton), Robinson (Washington), Scruggs, Severance, Shirley, Stafford, Stallings, Starnes, Swann, Tankersley, Tanner, Treadway, Turner (Hamilton), Turner, C. (Shelby), Turner, L. (Shelby), Ussery, Webb, West, Wheeler, Whitson, Williams, Winningham, Wix, Wolfe, Wood, Work, Yelton and Mr. Speaker McWherter--98.

Mr. Burnett moved that the rules be suspended for the purpose of considering Senate Joint Resolution No. 91 out of order, which motion prevailed.

Senate Joint Resolution No. 91--Relative to honoring Mrs. Maybelle Goad Clement, 90th birthday.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Burnett, the resolution was concurred in.

A motion to reconsider was tabled.

Mr. Wheeler moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 203 out of order, which motion prevailed.

House Joint Resolution No. 203--Relative to congratulating Lara Smith--By Wheeler and Cross.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Mr. Wheeler, the resolution was adopted.

A motion to reconsider was tabled.

INTRODUCTION OF RESOLUTIONS

House Joint Resolution No. 196--Relative to congratulating McEwen High School girls' basketball team--By Collier.

Under the rules, House Joint Resolution No.196 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 197--Relative to designating "Henry Davis Memorial Highway"--By Phillips.

The Speaker referred House Joint Resolution No. 197 to the Committee on Transportation.

House Joint Resolution No. 198--Relative to proclaiming April 21 -27, "Keeping Kingsport Beautiful Week"--By Montgomery, Yelton and Hurley.

Under the rules, House Joint Resolution No. 198 was referred to the Committee on Calendar and Rules.

House Joint Resolution No. 200--Relative to honoring Reverend James Oglethorpe Patterson--by Jones, Dixon, DeBerry, Naifeh, Turner, L. (Shelby), Brewer, King, Williams, Byrd, Gill and Mr. Speaker McWherter.

Under the rules, House Joint Resolution No. 200 was referred to the Committee on Calendar and Rules.

House Resolution No. 21--Relative to recognizing Jenkins Deli--By Bivens.

Under the rules, House Resolution No.21 was referred to the Committee on Calendar and Rules.

INTRODUCTION OF BILLS

House Bill No. 1058--To amend Chapter 159, Private Acts, 1979--By Huskey and Davis (Cocke).

Passed first consideration.

House Bill No. 1059--To regulate expenditure, certain funds, Smith County--By Buck.

Passed first consideration.

House Bill No. 1060--To make certain provisions, water wells--By Phillips.

Passed first consideration.

HOUSE BILLS ON SECOND CONSIDERATION

House Bill No. 1050--To close season on foxes, Greene County.

Passed second consideration and referred to Committee on Conservation and Environment.

House Bill No. 1051--To regulate Community Economic Development Commission, Jackson.

Passed second consideration and held without reference.

House Bill No. 1052--To increase litigation tax, Knox County General Sessions Court.

Passed second consideration and held without reference.

House Bill No. 1053--To provide for election of school superintendent, Lewis County.

Passed second consideration and held without reference.

House Bill No. 1054--To authorize tax on lodgings, Gibson County.

Passed second consideration and held without reference.

House Bill No. 1055 -- To amend Charter, Bradford.

Passed second consideration and held without reference.

House Bill No. 1056--To increase salary, Mayor and Aldermen, Milan.

Passed second consideration and held without reference.

House Bill No. 1057--To establish City Court, Milan.

Passed second consideration and held without reference.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to House, House Bill No. 1029, for further consideration.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bill

No.:

371--To increase maximum amount of bonds, Housing Development Agency; substituted for Senate Bill on same subject and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos.:

1038--To amend Charter, Fayetteville;

1046--To amend Charter, Columbia; both substituted for Senate Bills on same subject and passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 116, 159, 196, 287, 313, 691, 764 and 1043; and House Joint Resolution No. 169; for his action.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 192, 224, 323, 401, 449, 551, 583, 706 and 793; also, Senate Joint Resolutions Nos. 75 and 86; all for the signature of the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

SIGNED

The Speaker announced that he had signed the following: Senate Bills Nos. 192, 224, 323, 401, 449, 551, 583, 706 and 793; and Senate Joint Resolutions Nos. 75 and 86.

ENROLLED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 193, 316, 371, 450, 1038 and 1046; and House Joint Resolutions Nos. 153, 154, 155, 156, 162, 163, 165, 168, 170, 171, 172, 173, 174 and 183; and find same correctly enrolled and ready for the signatures of the Speakers.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

SIGNED

The Speaker announced that he had signed the following: House Bills Nos. 193, 316, 371, 450, 1038 and 1046; and House Joint Resolutions Nos. 153, 154, 155, 156, 162, 163, 165, 168, 170, 171, 172, 173, 174 and 183.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution No. 35; for the signature of the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

SIGNED

The Speaker announced that he had signed the following: Senate Joint Resolution No. $35.\,$

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Bills Nos.:

43--To regulate enforcement, certain taxes and licenses;

366--To repeal certain exemptions, alcoholic beverages;

417--To require overtime pay, certain conditions;

725--To provide tax liability compromise, Commissioner of Revenue; all passed by the Senate.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, Senate Bill

No.:

281 -- To regulate emergency communications district boards.

The Senate concurred in House Amendment No. 1 and nonconcurred in House Amendment No. 2.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

REPORT OF COMMITTEE ON CALENDAR AND RULES

MR. SPEAKER: Your Committee on Calendar and Rules begs leave to report that we have met and set the following bills on the Calendar for Monday, April 1, 1985: House Joint Resolution No. 124, House Bills Nos. 686, 687, 688.

GILL, Chairman.

LOCAL BILLS TRANSMITTED TO CALENDAR AND RULES

In accordance with Rule No. 47, the following local bills, having received authorization for passage by the local legislative delegation, were transmitted to the Committee on Calendar and Rules: House Bills Nos. 1051, 1052, 1053, 1054, 1055, 1056 and 1057.

REPORT OF COMMITTEE ON CALENDAR AND RULES

CONSENT CALENDAR

MR. SPEAKER: The officers of your Committee on Calendar and Rules beg leave to report that we have met and set the following bills on the Consent Calendar for Monday, April 1, 1985: House Bills Nos. 403, 1051, 1052, 1053, 1054, 1055, 1056 and 1057; House Joint Resolutions Nos. 93, 196, 198 and 200; House Resolution No. 21; and Senate Joint Resolution No. 76.

GILL, Chairman.

SPONSORS ADDED

Without objection, the rules were suspended to allow the following members to add their names as sponsors to the bills as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 790--DeBerry, Love (co-prime)

House Bill No. 882--Covington

ENGROSSED BILLS

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have carefully examined House Bills Nos. 188, 508, 527, 607, 656, 711, 755, 814, 879, 882 and 1027; House Joint Resolutions Nos. 188, 189, 190, 192, 193, 194, 195 and 203; and find same correctly engrossed and ready for transmission to the Senate.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to return to the House, House Bills Nos. 193, 316, 371, 450, 1038 and 1046; also, House Joint Resolutions Nos. 153, 154, 155, 156, 162, 163, 165, 168, 170, 171, 172, 173, 174 and 183; all signed by the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

REPORT OF CHIEF ENGROSSING CLERK

MR. SPEAKER:

Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Bills Nos. 193, 316, 371, 450, 1038 and 1046; House Joint Resolutions Nos. 153, 154, 155, 156, 162, 163, 165, 168, 170, 171, 172, 173, 174 and 183; for his action.

MARILYN EVELYN HAND, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution No. 91, for the signature of the Speaker.

CLYDE W. McCULLOUGH, JR., Chief Clerk.

SIGNED

The Speaker announced that he had signed the following: Senate Joint Resolution No. 91.

On motion of Mr. Naifeh, the House adjourned until 3:30 p.m. Monday. April 1, 1985.